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FIRST NAMED INVENTOR APPLICATION NO. FILING DATE ATTORNEY DOCKET NO. 09/503,760 02/14/00 STONE C 11610US02 **EXAMINER** IM52/0618 McAndrews, Held & Malloy, LTd ZITOMER.E **ART UNIT** PAPER NUMBER 500 West Madison Street, 34th Floor Chicago IL 60661 1713 DATE MAILED: 06/18/01

Please find below and/or attached an Office communication concerning this application or proceeding.

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			EXAMINER	
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		<u> </u>	ART UNIT	PAPER NUMBER
				15

DATE MAILED:

Below is a communication from the EXAMINER in charge of this application COMMISSIONER OF PATENTS AND TRADEMARKS

	ADVISORY ACTIO	ON	
THE PERIOD FOR RESPO	NSE:		
a) is extended to run	or continues to run	from the date of the final re	ejection
b) expires three months from event however, will the	om the date of the final rejection or as of the management of the management of the response expire later the	ailing date of this Advisory Action, wh nan six months from the date of the fir	ichever is later. In no nal rejection.
The date on which the re purposes of determining	nust be obtained by filing a petition under 37 Cl response, the petition, and the fee have been f g the period of extension and the corresponding rom the date of the originally set shortened star	iled is the date of the response and a amount of the fee. Any extension fe	Iso the date for the se pursuant to 37 CFR
	ccordance with 37 CFR 1.192(a).		
Applicant's response to the to place the application in o	final rejection, filed $\frac{5/23/01}{}$ has be condition for allowance:	een considered with the following effe	ct, but it is not deemed
1. The proposed amendme	ents to the claim and /or specification will not be	entered and the final rejection stand	s because:
 a. There is no convir presented. 	ncing showing under 37 CFR 1.116(b) why the	proposed amendment is necessary a	nd was not earlier
b. They raise new is:	sues that would require further consideration ar	nd/or search. (See Note).	
c. They raise the iss	ue of new matter. (See Note).		
d. They are not dee appeal.	emed to place the application in better form for	appeal by materially reducing or simp	lifying the issues for
e. They present add	litional claims without cancelling a corresponding	g number of finally rejected claims.	
		. , .	
NOTE:			
Newly proposed or ame the non-allowable claims		wed if submitted in a separately filed	amendment cancelling
Upon the filing an appear be as follows:	al, the proposed amendment will be entered	d [] will not be entered and the stat	us of the claims will
Claims allowed:			•
Claims objected to:	•		
Claims rejected:			
However;			
Applicant's respons	e has overcome the following rejection(s):		
4 The affiduit subjitions	equest for reconsideration has been considere	d but door not over the reference	hamme mostle mic ha
the second show	us an unexpected result a	goinst the closest pri	ion out, i.s. a
usion against of meth	Il substedition V hydrogen	as plated in the p	no Office ackai
The affidavit or exhibit w presented.	ill not be considered because applicant has not	shown good and sufficent reasons w	hy it was not earlier
The proposed drawing correct	tion has has not been approved by	the examiner.	4 3
Nother The reservice	Durond under 35USC 10	3(a) over	·
D'agostino et a	o Juscord under 35USC 10 l. is maintainal.	PR	FRED ZITOMER IMARY EXAMINER